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in the Territory of Hawaii

This Company as Co-Executor

It sometimes happens that in making a Will the testator wishes to leave the handling of his estate to a trust company, yet owing to certain circumstances or for various private reasons, he desires that some close friend or relation shall have an active part in overseeing and assisting in the disposition of his property. This arrangement can easily be effected as the Hawaiian Trust Company will readily act as Co-Executor, working at all times in thorough harmony with the individual appointed.

All necessary detail and routine work will be taken care of by the Company and the individual Co-Executor will thus be left free to devote his time and attention exclusively to such matters as require his personal supervision.

Consultations invited.



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Isn't it the well-dressed man?

Isn't it the jaunty, fashionably clothed figure—care-free in its easy consciousness of rightness?

You admire the good taste that lies behind the choice of such garments—the fine sense of harmony and fitness.

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McINERNEY

—Fort and Merchant Streets

'LOAD' IN MAN BUT NOT IN GUN

Too much sake in a bewildering mixture of cheap gin and strong whiskey was the direct cause of a little one-act comedy staged in the Alakea house on Alakea street yesterday evening that might have been a tragedy if a double-barrelled shotgun in the hands of T. Oda had been loaded.

Oda is an old Japanese who has lived at the Alakea house for years, doing odd jobs about the city and carrying himself generally in a pleasing and inoffensive manner. Crazy by drink he got out the gun and declared his intention of shooting up all residents of the house in general and D. J. Winslow, chief electrician at the Puuloa drydock, in particular. Mrs. Winslow was also frightened by the threat.

This morning he was arraigned in police court on two charges, one of using threatening language and the other of going offensively armed. The latter case was stricken and on the former he was bound over under a \$250 bond to keep the peace for six months. If he fails to post this he will go to prison for two months. Police-men M. A. Goncalves, M. M. Kekua and J. B. Kramer placed the man under arrest and found that the gun was not loaded.

RID STOMACH OF GASES, SOURNESS, AND INDIGESTION

"Pape's Diapepsin" Ends All
Stomach Distress in Five
Minutes

You don't want a slow remedy when your stomach is bad—or an uncertain one—or a harmful one—your stomach is too valuable; you mustn't injure it with drastic drugs.

Pape's Diapepsin is noted for its speed in giving relief; its harmlessness; its certain unfailing action in regulating sick, sour, gassy stomachs; its millions of cures in indigestion, dyspepsia, gastritis and other stomach trouble has made it famous the world over.

Keep this perfect stomach doctor in your home—keep it handy—get a large fifty-cent case from any drug store and then if anyone should eat something which doesn't agree with them; if what they eat lays like lead, ferments and bours and forms gas; causes headache, dizziness and nausea; eructations of acid and undigested food—remember as soon as Pape's Diapepsin comes in contact with the stomach all such distress vanishes. Its promptness, certainty and ease in overcoming the worst stomach disorders is a revelation to those who try it.—Adv.

Attend the commercial law lectures at the Y. M. C. A. High-grade series opens tonight. Come in and enroll.—Adv.

DANCE K. of P. HALL

Thursday, March 15,
8:15 p. m.

Musical by
GREAT NORTHERN RAGTIME
ORCHESTRA

Admission 50c. Ladies Free

FINDS FLAW IN ABATEMENT LAW OF CALIFORNIA

Proposed Law for Hawaii Not
Subject to Criticism That
is Voiced in Court

Defects in the California abatement by injunction law have been found by the superior court sitting at San Francisco. The provision which the court finds to be unconstitutional, however, differs materially from the bill now pending in the territorial legislature and the provisions of that proposed law would not be open to the same objection.

The California abatement law provided that any citizen might on his or her own motion and in his or her own name begin proceedings for the abatement of a nuisance and for injunction restraining its continuance and asking that certain penalties, including the closing of the premises for a year, be enforced.

According to the newspaper accounts, the court holds that the California legislature exceeded its power when it gave to an individual citizen, acting in the capacity of a citizen alone, the right to maintain an action when a penalty is attached.

Part of the decision says: "From the earliest times, down to the date of these red light abatement acts, an action to abate a house of ill-fame was a public action and not a private action, and must be maintained, if at all, by the state, unless the plaintiff pleaded some special injury. A private person might not claim as his cause of action that which was a cause of action in favor of the whole public. In the present case the plaintiff does not allege any special injury to himself."

After referring to the penalties which the plaintiff asks be imposed in abating the alleged nuisance, the court says:

"Relief Public, Not Private
"It will be noted that such a request constitutes no private relief, but does constitute public relief and private punishment. But public relief and private punishment are the subjects of prosecutions, and not otherwise. At common law there was no private remedy for anything but a private wrong. This rule has never been changed in California by statute or constitutional provision."

The proposed law which the territorial senate now has under consideration differs materially from the California law in that in the proposed law the individual citizen does not bring the action in abatement but calls the matter to the attention of the official who is to prosecute, the attorney-general or the city and county attorney.

FRANKLIN TURNS DOWN U. S. JOB

"Because he is doing better in private practice with the law firm of Thompson, Milverton & Cathcart, than he could do were he to accept the government offer, Attorney Cornell S. Franklin has declined an offer of the assistant U. S. district attorneyship made him by U. S. Attorney General Gregory, it was learned today."

A cable received by the U. S. district attorney's office Tuesday from Washington offered young Franklin the position. He conferred with his uncle, Collector of the Port Malcolm A. Franklin, who advised him not to accept but remain where he now is, with the law firm. The assistant district attorneyship pays \$2500 a year. "I advised my nephew against accepting the assistant district attorneyship," said Collector Franklin this morning. The collector's nephew came to Honolulu shortly after Malcolm A. Franklin arrived here to become collector of customs. Cornell Franklin is a graduate of the literary and law departments of the University of Mississippi and has made excellent progress since his arrival in the territory. The young attorney has made many friends here.

TO SURVEY FIELD FOR NEW Y. M. C. A.

F. A. McCarl and W. A. Horn, army and navy representatives of the Y. M. C. A. International committee, arrived in Honolulu yesterday on the Wilhelmina. They have come here at the invitation of the Ad Club committee on army affairs, and while here will survey the field to ascertain whether or not it is practical to establish an army and navy Y. M. C. A. on Oahu. McCarl is field secretary of the Pacific coast division and plans to remain here for some weeks. He is well known in Honolulu, having visited Hawaii a year ago with John S. Tichenor. Horn has been general secretary of the Navy Y. M. C. A. at Vallejo and from there went to the Mexican border where he had supervision over Y. M. C. A. units.

The Ad Club committee consists of L. A. Thurston, chairman; James Wakefield, Emil Berndt, Capt. Norris Stayton and Gen. Samuel I. Johnson will survey the local field with the representatives of the association.

Lost Eyes, Granulated Eyelids, Eyes Itched by exposure to Sun, Wind and Water quickly relieved by Murine Eye Remedy. No stinging, just Eye Comfort. At your Druggist's or by mail, 50¢ per Bottle. For Bots of the Eye Free, ask Murine Eye Remedy Co., Chicago

MONSARRAT WILL 'RUN OWN COURT'

"The sooner Mr. McDuffie realizes that he is not running this court the better," said Judge Monsarrat of the district court to a Star-Bulletin reporter this morning relative to a tiff between himself and the chief of detectives in a gambling case.

"I am the judge here; not he," the judge went on to say, "and as such I propose to run my own court. The detectives get very excited about a little gambling game when the defendants don't have enough money on their person to pay a fine. Why don't they go out and grab a big game where the stakes are high?"

The judge saw fit to discharge two youths this morning who were arrested for gambling with six others at the Ah Leong block yesterday afternoon and McDuffie took exception to his decision. Detectives testified that both discharged defendants were present at the game if not actively engaged in it and that constitutes an offense under the statute.

Both boys, C. Beckley and M. Planos, however, presented excuses of happening to pass the game and won their freedom.

Whereupon McDuffie asked Prosecutor Sheldon to obtain if possible a suspended sentence for six others who were guilty, which he did.

"If the two boys were not guilty it would not be fair to fine or sentence the others," said McDuffie afterwards, "for one was in the game just as much as another."

McDuffie also stated that evidently the testimony of a police officer nowadays bore little weight with Judge Monsarrat.

"If I had known the true reason for the request by the prosecution for a suspended sentence, I would not have granted it," declares Judge Monsarrat. "I am sorry I did not, but I understood then that it was merely leniency because of their first offense."

The captain says there is little use for him to try to suppress gambling in the face of such a district court decision.

"There have been numerous complaints from the Ah Leong block," he says. "These boys have both been in the reform school but we can't take them to juvenile court for they are just over age. I believe they should suffer."

NEW MILLINERY

Tomorrow at Jordan's, model import hats will be shown.—Adv.

Orders for 105 locomotives were placed by the New York Central.

EMPIRE THEATER

Program beginning at 1:30 p. m. until 4 p. m.

Evening (two shows), 6:30 and 8:30
SPECIAL PROGRAM FOR TODAY
AND EVENING

"The Return" (three-part drama), Selig.

"The Fable of the Fearsome Feud between the first Families" (comedy), Essanay.

"The Fortune Hunter" (Ham comedy), Kalem.

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These pictures have amused millions. They are entertaining and educational.

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MATINEE Hawaii Theater TONIGHT

At 2:15 o'clock At 7:40 o'clock

Wm. Fox Presents the
Popular Star
"BIG BILL" FARNUM
in
"THE MAN FROM THE BITTER ROOTS"

A powerful story of the great outdoors. This picture shows "Big Bill" at his best and has a strong climax in the last act.

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9th Chapter of the Wonder Serial.

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More new developments in this chapter. Who is the Crimson Stain? See this gripping serial and win an Overland No. 85 Automobile. Particulars from theater manager.

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MATINEE Liberty TONIGHT

At 2:15 o'clock At 7:40 o'clock

JESSE L. LASKY CO. PRESENTS
BLANCHE SWEET
LASKY'S EMOTIONAL STAR, IN
"THE STORM"

A Story of Romantic Adventures of a Harum-Scarum Child of Nature. Thomas Meighan and Theodore Roberts also in the Cast.

12th Chapter of "Up-to-the-Minute" "WHO'S GUILTY?" PATHE WEEKLY

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